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6		
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9	Encino, CA 91436 Telephone: 818-783-5530 Facsimile: 818-783-5507	
11	Attorneys for Defendant	
12	HARTFORD CASUALTY INSURANCE COMPANY	
13		
14	I D UMP D GT A MODE	
15	UNITED STATES DISTRICT COURT	
16		ICT OF CALIFORNIA
17	SAN JOS	E DIVISION
18	CECIDIMETRICS NO	
19	SECURIMETRICS, INC,	Case No. C05 00917 RS
20	Plaintiff,	STIPULATION FOR INTRADISTRICT RE-ASSIGNMENT
21	v. HARTFÖRD CASUALTY INSURANCE	TO THE SAN FRANCISCO DIVISION
22	COMPANY,	AND ORDER THEREON (CIV. L. R. 3-2(F))
23	Defendant.	
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		STIPULATION FOR INTRADISTRICT RE-ASSIGNMENT TO THE SAN FRANCISCO DIVISION CASE NO. COS 00917RS

1	WHEREAS, Plaintiff SecuriMetrics, Inc. ("SecuriMetrics") is a corporation	
2	organized and existing under the laws of the State of California with its principal place of	
3	business at 757 Arnold Drive, Suite D, Martinez, California. Martinez, California is located	ed in
4	Contra Costa County;	
5	WHEREAS, SecuriMetrics filed the instant action against Hartford Casual	ty
6	Insurance Company ("Hartford") on March 3, 2005 in the United States District Court, N	orthern
7	District of California alleging breach of a written insurance contract entered into between	
8	SecuriMetrics and Hartford, based on Hartford's alleged refusal to defend SecuriMetrics in	
9	connection with litigation pending in the United States District Court, District of New Jer	sey;
10	0 WHEREAS, SecuriMetrics claims it was harmed at its principal place of t	usiness
11	in Contra Costa County by Hartford's alleged breach of the written insurance agreement,	based
12	on Hartford's alleged refusal to defend SecuriMetrics, and SecuriMetrics indicated in Section	
13	1.(b) of the Civil Cover Sheet (Rev. 11/04) accompanying SecuriMetrics's Complaint that	
14	SecuriMetrics is a resident of Contra Costa County;	
15	WHEREAS, the parties understand that, pursuant to Civ. L.R. 3-2, this matter was	
16	erroneously assigned to the San Jose Division;	
17	IT IS HEREBY STIPULATED by and between the parties to this action through	
18	their designated counsel as follows:	
19	The parties respectfully request transfer of this case to the San Francisco	Division.
20	Dated: June 7,2005 Respectfully submitted,	
21	ROBERT E. FREITAS JASON S. ANGELL	
22	ORRICK, HERRINGTON & SUTCLIFF	ELLP
23	23	
24	Jason S. Angell	
25	25 Attorneys for Plaintiff SecuriMetrics, Inc.	
26	26 Securivientes, nic.	
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28	28   STIBLY ATION FOR INTRADISTRICT RE-	A goldan span
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1	Dated: June, 2005  DEAN B. HERMAN (BAR NO. 76752)  DEAN B. HERMAN (BAR NO. 76752)
2	Dated: June /, 2005  DEAN B. HERMAN (BAR NO. 76752)  JEFFREY A. LEWISTON (BAR NO. 126827)  MICHELMAN & ROBINSON LLP
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4	Iffrey Tewater
5	Jeffrey A. Lewiston Attorneys for Defendant Hartford Casualty Insurance Co.
6	Tai noid Casualty histirance Co.
7	
8	PURSUANT TO STIPULATION, IT IS SO ORDERED.
9	Dated: June _8, 2005
10	/s/ Richard Seeborg
11	Honorable Richard Seeborg United States Magistrate Judge
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	STIPULATION FOR INTRADISTRICT RE-ASSIGNMENT - 3 - TO THE SAN FRANCISCO DIVISION CASE NO. C05 00917RS